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Counsel for the Defendants

| Counsel for the Defendants | |
|---|-------------------------------|
| UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK | |
| In re: | Adv. Dro. No. 09 01790 (DDI.) |
| BERNARD L. MADOFF INVESTMENT | Adv. Pro. No. 08-01789 (BRL) |
| SECURITIES LLC, | SIPA LIQUIDATION |
| Debtor. | (Substantively Consolidated) |
| IRVING H. PICARD, TRUSTEE FOR THE LIQUIDATION OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC, | |
| Plaintiff, | |

Adv. Pro. No. 10-04865 (BRL)

IRENE R. KAPLAN,

EDWARD H. KAPLAN, MARJET LLC, AND

Defendants.

V.

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IRVING H. PICARD, TRUSTEE FOR THE LIQUIDATION OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Plaintiff,

v. Adv. Pro. No. 10-04976 (BRL)

ELEVEN EIGHTEEN LIMITED PARTNERSHIP, BERNARD S. GEWIRZ, CARL S. GEWIRZ, EDWARD H. KAPLAN, JEROME A. KAPLAN, AND ALBERT H. SMALL,

Defendants.

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IRVING H. PICARD, TRUSTEE FOR THE LIQUIDATION OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Plaintiff,

v. Adv. Pro. No. 10-05027 (BRL)

1776 K STREET ASSOCIATES LIMITED PARTNERSHIP, BERNARD S. GEWIRZ, EDWARD H. KAPLAN, ESTATE OF ROBERT H. SMITH, ROBERT H. SMITH REVOCABLE TRUST, ELEVENTH AMENDMENT AND RESTATEMENT, AND SUCCESSOR TRUSTS, VIRGINIA TRUSTS, CLARICE R. SMITH, AND ROBERT P. KOGOD,

Defendants.

IRVING H. PICARD, TRUSTEE FOR THE LIQUIDATION OF BERNARD L. MADOFF

INVESTMENT SECURITIES LLC,

Plaintiff,

v. Adv. Pro. No. 10-04998 (BRL)

ESTATE OF HERMEN GREENBERG, C.

AFDOCS/14839618.2

RICHARD BEYDA, in his capacity as personal representative of the Estate of Hermen Greenberg and in his capacity as trustee of the trusts for the benefit of Monica Greenberg, M.G., C.W., and M.W., as established under the Last Will and Hermen Greenberg, JOHN Testament of SCHOFIELD, in his capacity as personal representative of the Estate of Hermen Greenberg and in his capacity as trustee of the trusts for the benefit of Monica Greenberg, M.G., C.W., and M.W., as established under the Last Will and Testament of Hermen Greenberg, LEE G. KIRSTEIN, in his capacity as personal representative of the Estate of Hermen Greenberg and in his capacity as trustee of the trusts for the benefit of Monica Greenberg, M.G., C.W., and M.W., as established under the Last Will and Testament of Hermen Greenberg, MONICA GREENBERG, individually, SHERRI WADDELL, individually, RICHARD N. individually. GREENBERG. ALECO J. individually, GREENBERG, QUALIFIED TERMINABLE INTEREST PROPERTY TRUST FOR **BENEFIT** OF THE MONICA GREENBERG, AS ESTABLISHED UNDER THE LAST WILL AND TESTAMENT OF HERMEN GREENBERG, TRUST FOR THE BENEFIT OF M.G., AS ESTABLISHED UNDER THE LAST WILL AND TESTAMENT OF HERMEN GREENBERG, TRUST FOR THE BENEFIT OF C.W., AS ESTABLISHED UNDER THE LAST WILL AND TESTAMENT OF HERMEN GREENBERG, TRUST FOR THE BENEFIT OF M.W., AS ESTABLISHED UNDER THE LAST WILL AND TESTAMENT OF HERMEN GREENBERG, ROBERT L. POWELL, individually, VICKI SHANNON, individually, DELORES ROSS, individually, GRIGGS, THEUS individually, **WILLIAM** POWELL, individually, M.G., individually, C.W., a minor, individually, and M.W., a minor, individually,

| Defendants. |
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NOTICE OF WITHDRAWAL AS ATTORNEY OF RECORD AND REQUEST TO BE REMOVED FROM NOTICE, ELECTRONIC MAILING, AND SERVICE LISTS UNDER LOCAL BANKRUPTCY RULE 2090-1

PLEASE TAKE NOTICE that I, George V. Utlik, am an attorney admitted to practice in the United States Bankruptcy Court for the Southern District of New York, who appeared in the above-captioned adversary proceedings on behalf of the above-named defendants (collectively, the "Defendants") as an associate of the law firm Arent Fox LLP ("Arent Fox") and was working with other attorneys of Arent Fox, partners James H. Hulme, Esq. and Joshua Fowkes, Esq., who also appeared as attorneys of record for these Defendants in these proceedings.

PLEASE TAKE FURTHER NOTICE that I am leaving Arent Fox, effective as of Friday, April 14, 2017, and request that I be <u>removed</u> as attorney of record for these Defendants from any applicable service lists, including the Court's CM/ECF electronic notification list, maintained in the above-captioned case and adversary proceedings due to my disassociation from Arent Fox.

PLEASE TAKE FURTHER NOTICE that Arent Fox will continue to serve as counsel for the Defendants through attorneys of record, James H. Hulme, Esq. and Joshua Fowkes, Esq., and these Defendants therefore will suffer no interruption in their representation in these adversary proceedings, which were settled and closed, as indicated on the Court's docket.

Dated: New York, New York

April 14, 2017

ARENT FOX LLP

Counsel for the Defendants

By: <u>/s/ George V. Utlik</u>

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-and-

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